

**Illinois Commerce Commission**  
**Docket 01-0662**  
**Staff Data Request 3.02**

**Request:**

Ameritech contends in Scott J. Alexander's Affidavit (paragraph 38) that it maintains a publicly available document regarding provisioning of collocation on the Internet at: <https://clec.sbc.com>.

- (a) Please identify the specific page where the information is posted.
- (b) Does Ameritech post a collocation compliant equipment list on this website or any other website as required by the Commission in Docket 99-0615? If so, identify where such information is located. If not, please explain why not.
- (c) Please provide a hard copy of a list indicating the date a collocation compliant equipment list was posted on Ameritech's website.
- (d) Please indicate when updates, if any, to the list referred to in (c) were posted on Ameritech's website.

**Response:**

- (a) Provisioning of collocation information can be found at <https://clec.sbc.com>. In the Illinois handbook, go to Products and Services and then go to Collocation. Paragraph 38 refers to premises that are full. This information can be found at [https://clec.sbc.com/hb/collocation/closed\\_office\\_report.cfm](https://clec.sbc.com/hb/collocation/closed_office_report.cfm).
- (b) Yes, the collocation compliant list can be found at <https://clec.sbc.com/hb>. Place All Equipment List in the Search field. The list can be found under Ameritech Appendices.
- (c) See attached documentation. This list was posted to the website on October 19, 2001.
- (d) There have not been any updates to this list.

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**Request:**

In the Illinois Commerce Commission's order in Docket No. 99-0615, affirmed in Illinois Bell Telephone Co. v. Illinois Commerce Commission, Docket Nos. 3-00-0860 & 3-01-0331, \_\_\_ Ill. App. 4th \_\_\_, Appellate Court of Illinois, 3<sup>rd</sup> District (January 1, 2002), Ameritech was required to "import the 'best practices' of its sister affiliate, SWBT, and offer CLECs the option, via tariff, of a shared cage collocation arrangement similar to that offered in Texas whereby each CLEC in a shared cage arrangement contracts directly with Ameritech for all floor space, power, cabling, transport, UNEs, interconnection, etc."

- (a) Describe how Ameritech has complied with the Illinois Commerce Commission's order in ICC Docket No. 99-0615. Provide documentation demonstrating such compliance.

**Response:**

Ameritech Illinois filed a tariff on September 15, 2000 that became effective September 16, 2000, complying with the Commission's order in Docket 99-0615. See attached documentation, specifically sheets 5-8.



"Collocation  
Tariff.doc"

**Illinois Commerce Commission**  
**Docket 01-0662**  
**Staff Data Request 3.05**

**Request:**

In its Order in Docket 01-0623, the Commission ruled that requesting carriers do not need to provide their own power cable for a virtual collocation site.

- (a) Please state whether Ameritech has complied with the above noted ruling by the Commission in its Order in Docket No. 01-0623?
- (b) If yes, please describe how the compliance is being implemented. Please provide documentation that demonstrates compliance with the aforesaid Order.
- (c) What is Ameritech's current policy on power cabling for virtual collocations and physical collocations?
- (d) Has there been a policy shift regarding any of the two collocation arrangements?
- (e) If yes, when did Ameritech change the policy?
- (f) Did Ameritech file a compliance tariff regarding the change in policy? If yes, please provide a hard copy of the relevant sections in Ameritech's tariff that demonstrates compliance. If no, please explain why Ameritech did not file a compliance tariff?

**Response:**

- (a) The conforming agreement between Ameritech Illinois and McLeod has not yet been filed. The parties filed a joint motion requesting an extension of time for filing the conforming agreement which was granted by the Commission. The current due date is March 22, 2002.
- (b) See response to (a) above.
- (c) Apart from McLeod and any CLEC that may wish to MFN into the collocation provisions in the McLeod agreement, the CLEC is responsible for power cabling for both physical and virtual collocations.
- (d) See response to (c) above.
- (e) See response to (d).
- (f) Since the order in Docket 01-0623 was an arbitration decision, the ruling by the Commission will be reflected in the conforming agreement filed between Ameritech Illinois and McLeod, rather than in the tariff.